## **COMMITTEE REPORT**

## **MADAM PRESIDENT:**

The Senate Committee on Corrections, Criminal, and Civil Matters, to which was referred Senate Bill No. 222, has had the same under consideration and begs leave to report the same back to the Senate with the recommendation that said bill be AMENDED as follows:

1	Page 1, delete lines 1 through 17, begin a new paragraph, and inserts
2	"SECTION 1. IC 35-46-3-0.5, AS ADDED BY P.L.171-2007,
3	SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
4	JULY 1, 2009]: Sec. 0.5. The following definitions apply throughout
5	this chapter:
6	(1) "Abandon" means to desert an animal or to leave the animal
7	permanently in a place without making provision for adequate
8	long term care of the animal. The term does not include leaving
9	an animal in a place that is temporarily vacated for the protection
0	of human life during a disaster.
1	(2) "Beat" means to unnecessarily or cruelly strike an animal, or
2	to throw the animal against an object causing the animal to suffer
.3	severe pain or injury. The term does not include reasonable
4	training or disciplinary techniques.
5	(3) "Domestic animal" means an animal that is not wild. The
6	term is limited to:
7	(A) cattle, calves, horses, mules, swine, sheep, goats, dogs
.8	cats, poultry, ostriches, rhea, and emus; and
9	(B) an animal of the bovine, equine, ovine, caprine
20	porcine, canine, feline, camelid, cervidae, or bison species

1	(3) (4) "Mutilate" means to wound, injure, maim, or disfigure an
2	animal by irreparably damaging the animal's body parts or to
3	render any part of the animal's body useless. The term includes
4	bodily injury involving:
5	(A) serious permanent disfigurement;
6	(B) serious temporary disfigurement;
7	(C) permanent or protracted loss or impairment of the function
8	of a bodily part or organ; or
9	(D) a fracture.
10	(4) (5) "Neglect" means to:
11	(A) endanger an animal's health by failing to provide the
12	animal with food or drink, if the animal is dependent upon the
13	person for the provision of food or drink; or
14	(B) restrain an animal for more than a brief period by the use
15	of a rope, chain, or tether that:
16	(i) is less than three (3) times the length of the animal;
17	(ii) is too heavy to permit the animal to move freely; or
18	(iii) causes the animal to choke.
19	(5) (6) "Torture" means:
20	(A) to inflict extreme physical pain or injury on an animal with
21	the sole intent of increasing or prolonging the animal's pain; or
22	(B) to administer poison to a cat or dog, or expose a cat or dog
23	to a poisonous substance with the intent that the cat or dog
24	ingest the substance and suffer harm, pain, or physical injury.
25	SECTION 2. IC 35-46-3-12, AS AMENDED BY P.L.171-2007,
26	SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
27	JULY 1, 2009]: Sec. 12. (a) This section does not apply to a person
28	who euthanizes an injured, a sick, a homeless, or an unwanted domestic
29	animal if:
30	(1) the person is employed by a humane society, an animal control
31	agency, or a governmental entity operating an animal shelter or
32	other animal impounding facility; and
33	(2) the person euthanizes the domestic animal in accordance with
34	guidelines adopted by the humane society, animal control agency,
35	or governmental entity operating the animal shelter or other
36	animal impounding facility.
37	(b) A person who knowingly or intentionally beats a vertebrate
38	animal commits cruelty to an animal, a Class A misdemeanor.

1	However, the offense is a Class D felony if:
2	(1) the person has a previous, unrelated conviction under this
3	section;
4	(2) the person knowingly or intentionally tortures or mutilates a
5	vertebrate animal; or
6	(3) the person committed the offense with the intent to threaten
7	intimidate, coerce, harass, or terrorize a family or household
8	member.
9	(c) A person who knowingly or intentionally kills a domestic
0	animal without the consent of the owner of the domestic animal
1	commits killing a domestic animal, a Class D felony.
2	(c) (d) It is a defense to a prosecution under this section that the
.3	accused person:
4	(1) reasonably believes the conduct was necessary to:
5	(A) prevent injury to the accused person or another person;
6	(B) protect the property of the accused person from destruction
7	or substantial damage; or
8	(C) prevent a seriously injured vertebrate animal from
9	prolonged suffering; or
20	(2) engaged in a reasonable and recognized act of training
21	handling, or disciplining the vertebrate animal.
22	(d) (e) When a court imposes a sentence or enters a dispositional
23	decree under this section concerning a person described in subdivision
24	(1), the court:
25	(1) shall consider requiring:
26	(A) a person convicted of an offense under this section; or
27	(B) a child adjudicated a delinquent child for committing an
28	act that would be a crime under this section if committed by an
29	adult;
0	to receive psychological, behavioral, or other counseling as a part
31	of the sentence or dispositional decree; and
32	(2) may order an individual described in subdivision (1) to receive

- 1 psychological, behavioral, or other counseling as a part of the sentence
- 2 or dispositional decree.".
- 3 Page 2, delete lines 1 through 16.
- 4 Renumber all SECTIONS consecutively. (Reference is to SB 222 as introduced.)

and when so amended that said bill do pass.

Committee Vote: Yeas 9, Nays 0.

Steele Chairperson